# BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2020-229-E

In the Matter of:	) ) )
Dominion Energy South Carolina, Incorporated's Establishment of a Solar Choice Metering Tariff Pursuant to S.C. Code Ann. Section 58-40-20 (See Docket No. 2019-182- E)	SURREBUTTAL TESTIMONY AND EXHIBITS OF EDDY MOORE ON BEHALF OF THE SOUTH CAROLINA COASTAL CONSERVATION LEAGUE, SOUTHERN ALLIANCE FOR CLEAN ENERGY, AND UPSTATE FOREVER

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## 1 I. <u>INTRODUCTION AND QUALIFICATIONS</u>

- 2 O. WHAT IS YOUR NAME AND YOUR CURRENT JOB TITLE?
- 3 A. My name is Eddy Moore and I am the Energy & Climate Program Director for the
- 4 South Carolina Coastal Conservation League ("CCL").
- 5 Q. ON WHOSE BEHALF ARE YOU TESTIFYING?
- 6 A. I am testifying on behalf of CCL, the Southern Alliance for Clean Energy
- 7 ("SACE"), and Upstate Forever.
- 8 Q. HAVE YOU TESTIFIED BEFORE THIS COMMISSION BEFORE?
- 9 A. Yes. I testified in Docket No. 2019-239-E, Dominion Energy South Carolina's
- 10 ("DESC") Request for Approval of an Expanded Portfolio of Demand Side
- Management Programs, and a Modified Demand Side Management Rate Rider,
- on behalf of SACE, CCL, and the South Carolina State Conference of the
- NAACP.
- 14 Q. PLEASE STATE YOUR QUALIFICATIONS.
- 15 A. Over the past approximately fifteen years, I have worked extensively in the field of
- clean energy policy and utility regulation. In my role as the Energy and Climate
- 17 Program Director for CCL, I manage our program of non-profit advocacy to
- achieve a wide range of clean energy goals, from opposing offshore oil drilling to
- the expansion of energy efficiency and renewable energy. Prior to my current role,
- I was an attorney for the Arkansas Public Service Commission, where I advised the
- Arkansas Commission on public utility and energy law and policy, including
- 22 expanding Arkansas' net metering program and its utility-funded energy efficiency
- programs.

I have helped draft and implement customer-based distributed energy resource
legislation or regulations in three states: California, Arkansas, and South Carolina
In particular, in South Carolina when the V.C. Summer nuclear project was
abandoned, I worked with Kenneth Sercy, then my colleague at CCL, to propose
omnibus legislation (introduced as H.4425 in 2018 by Representative James Smith
in response, which included Integrated Resource Planning, expanded energy
efficiency programs, and repeal of the Base Load Review Act. That legislation did
not pass, but when later net metering legislation also failed (H.4421 in the same
session), the conservation community and solar industry worked together to
propose a second omnibus bill combining IRP, distributed generation, and other
provisions: the Energy Freedom Act (H.3659). This legislation became Act 62
Other conservation allies drafted the first versions of the solar choice provisions in
the Energy Freedom Act, and I also helped with comments and suggestions for
language. While the final language was the product of compromises along the way
I have a strong sense of the policy goals that drove the creation of the Act.

## 16 Q. ARE YOU SPONSORING ANY EXHIBITS WITH YOUR TESTIMONY?

- Yes. I am sponsoring two exhibits. Exhibit A is a copy of H.3659, the Energy

  Freedom Act (the "Act" or "Act 62"). Exhibit B is a copy of my curriculum vitae.
- 19 Q. WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THIS
- **PROCEEDING?**

**A.** My testimony responds to the Direct Testimonies of Office of Regulatory Staff 22 witnesses Robert Lawyer and Brian Horii and to the Rebuttal Testimony of 23 Dominion Energy South Carolina (DESC) witness Danny Kassis. As an initial

matter, I touch on the direct testimony of ORS Witness Lawyer and the rebuttal
testimony of DESC Witness Kassis regarding the interests and motivations of
intervenors such as CCL, SACE, and Upstate Forever in this proceeding. More
substantively, I point out that Witnesses Lawyer, Horii, and Kassis only partially
address the requirements of the Energy Freedom Act, and fail to address other
requirements that the Commission must fulfill, in concert with the express
purposes of the Act. Finally, my testimony addresses the failure of ORS and
DESC to include mitigation measures for existing solar customers.
NATURE OF INTERVENORS' INTERESTS IN THIS PROCEEDING
HOW DID ORS WITNESS LAWYER AND DESC WITNESS KASSIS
DESCRIBE INTERVENORS' INTERESTS IN THIS PROCEEDING IN
THEIR TESTIMONY?
ORS Witness Lawyer, in his direct testimony, stated that "several other entities
have intervened to represent the interests of the solar industry and clean energy
policy. These entities include Alder Energy Systems, LLC, the North Carolina
Sustainable Energy Association, the Solar Energy Industries Association, Vote
Solar, the Southern Alliance for Clean Energy, the South Carolina Coastal
Conservation League, and Upstate Forever. The primary purpose of some of the
entities is to sell, lease, and market goods and services related to solar to potential
customer-generators. As such, the interests of those entities are not always aligned
with the interests of the using and consuming public who purchase electrical

service from DESC." Lawyer Direct Test. at 3. Thus, Witness Lawyer concluded

that "the interests of those entities are not always aligned with the interests of the
using and consuming public who purchase electrical service from DESC." <u>Id.</u>
DESC Witness Kassis' rebuttal testimony further stated that the modifications
proposed by intervenors' witnesses, including NCSEA Witness Barnes and joint
Witness Beach <sup>1</sup> "evidence a fundamental self-interest in violation of Act 62." <sup>2</sup>
Witness Kassis contrasts this supposed "fundamental self-interest" with the
interest of the using and consuming public, <sup>3</sup> and attributes the "inflated benefits"
and "mischaracterization" he perceives in the testimonies of Witnesses Beach and
Barnes to their self-interest.

### Q. WHAT ARE THE MISSIONS OF SACE, CCL, AND UPSTATE

### FOREVER?

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12 As stated in our petition to intervene, all three of these organizations are non-Α. profit organizations dedicated to promoting a clean environment for the benefit of 13 South Carolinians and residents of the Southeast. CCL, as an advocate for 14 15 conservation and energy efficiency, supports development of energy policy that is 16 in the public interest of South Carolinians. SACE's mission is to promote 17 responsible energy choices that address global climate change and ensure clean, 18 safe and healthy communities throughout the Southeast. And the mission of Upstate Forever is to promote sensible growth and the protection of the critical 19 20 lands, waters, and unique character of Upstate South Carolina.

<sup>&</sup>lt;sup>1</sup> Intervenors North Carolina Sustainable Energy Association, the Solar Energy Industries Association, Vote Solar, SACE, CCL, and Upstate Forever jointly presented Witness Tom Beach.

<sup>&</sup>lt;sup>2</sup> Kassis Rebuttal at 2.

<sup>&</sup>lt;sup>3</sup> <u>Id.</u> Witness Kassis returns to this theme on pages 13, 14, and 16 of his rebuttal testimony.

### 2 PARTICIPATION IN OTHER COMMISSION PROCEEDINGS.

- 3 To further our respective missions, CCL, SACE, and Upstate Forever have A. 4 intervened in dozens of Commission proceedings dating back over 15 years; 5 indeed, CCL and SACE have each intervened in over 100 Commission 6 proceedings. These proceedings have covered the full spectrum of utility regulatory issues, including energy efficiency, fuel cost recovery, integrated 7 8 resource planning, rate cases, net metering, and other solar issues. SACE, CCL, 9 and Upstate Forever have advocated for more transparency in utility planning and regulation, in favor of programs to help customers afford their energy bills, and to 10 11 promote reliable, low-cost clean energy resources of all types that we believe are 12 the best choice for South Carolina's ratepayers. In May of last year, CCL, SACE, 13 Upstate Forever, and the South Carolina State Conference of the NAACP filed 14 comments in Docket 2020-120-A that focused on measures to respond to the 15 COVID-19 pandemic and advocated for three issues: (1) maintain a ban on 16 customer disconnections for nonpayment, improve data collection, and improve 17 arrearage management; (2) near-term options for utilities to adjust their energy 18 efficiency ("EE") programs while still protecting the health and safety of 19 customers, utility employees, and contractors; and (3) the importance of 20 expanding those programs, particularly for low-income customers, to mitigate the 21 long-term economic impacts of the COVID-19 pandemic.
- 22 Q. DO SACE, CCL, OR UPSTATE FOREVER HAVE ANY FINANCIAL
- 23 INTEREST IN THE SOLAR INDUSTRY?

A.	No. As stated above, CCL, SACE, and Upstate Forever are non-profit, charitable,
	public interest organizations. Our interests are for sustainability and a clean
	environment, which benefits not only ratepayers but the whole public. Witness
	Lawyer or Witness Kassis might disagree, but we believe our interest in lower-
	cost clean energy is very strongly aligned with the "interests of the using and
	consuming public," and I will explain that more below as a matter of the policy
	reflected in the Act 62 rather than of the pecuniary interest of any particular
	witness. In addition, customers who have leased or purchased rooftop solar (or
	who plan to do so) are also members of "the using and consuming public," and I
	am concerned that ORS does not consider the interests of those ratepayers in this
	docket.
	Dominion, on the other hand, has a direct financial interest in this docket and it is
	not merely a matter of ensuring cost recovery or preventing cost shifting among
	customers, but also one of shareholder profit. Marginal reductions in sales—such
	as those caused by new customer-based renewable generation—can reduce the
	revenue of the utility in the short or long term. In addition, increased adoption of
	distributed energy resources like rooftop solar can diminish the need for a utility to
	invest in generation and transmission assets, which can also dim the utility's
	outlook for future profits from putting new investments into rate base. In some
	cases, the compensation package for utility management is tied to its economic
	performance, so that not only the utility as a whole but individual officers may have
	an interest in maximizing the profit of the utility. It is possible for this financial
	interest to be "not always aligned with the interests of the using and consuming

1		public. I raise this only to offer a more complete perspective. The Commission is
2		capable of considering the various views brought to bear in this docket from
3		different perspectives, but it is important that the record reflect that neither CCL
4		nor our other nonprofit co-intervenors have any financial interest in the future of
5		the solar industry in South Carolina.
6	III.	RELEVANT PROVISIONS OF THE ENERGY FREEDOM ACT
7	Q.	DO WITNESS KASSIS AND WITNESS HORII REFERENCE THE
8		LANGUAGE OF THE ENERGY FREEDOM ACT?
9	A.	Yes, parts of it. And I think that is appropriate. Their references, however, are
10		incomplete and do not give a full picture of the duties of the utility or the
11		Commission under the Act.
12	Q.	WHAT ARE THE OVERALL GOALS OF AND THEMES IN ACT 62,
13		THE ENERGY FREEDOM ACT?
14	A.	The first section of the Energy Freedom Act establishes a thread that is consistent
15		throughout Act 62. Section 58-41-05 directs the Commission to:
16		"[A]ddress all renewable energy issues in a fair and balanced manner,
17		considering the costs and benefits of all programs and tariffs that relate to
18		renewable energy and energy storage, both as part of the utility's power system
19		and as direct investments by customers for their own energy needs and renewable
20		goals. The commission also is directed to ensure that the revenue recovery, cost
21		allocation, and rate design of utilities that it regulates are just and reasonable and
22		properly reflect changes in the industry as a whole, the benefits of customer
23		renewable energy energy efficiency and demand response as well as any

23		EXPRESSION OF LEGISLATIVE INTENT?
22	Q:	ARE YOU SAYING THAT SECTION 58-41-05, QUOTED ABOVE, IS AN
21		causation.
20		charges, or in the alternative, through charges that more flexibly reflect cost
9		part on issues such as whether utility costs are recovered through high fixed
8		in distributed energy resources and other distributed technology is dependent, in
7		usually recognizes investment-backed expectations in some way. Further, growth
6		unfavorable change in rate treatment. In a more general sense, public policy
5		already invested in renewable energy and could be harmed by a sudden, large,
4		in renewable energy to meet their own needs. For example, some customers have
3	<b>A.</b>	Yes. The Commission must fairly take into account customers' direct investment
2		PERSPECTIVE?
1		UTILITY'S PERSPECTIVE, BUT ALSO THE SOLAR CUSTOMER'S
0	Q:	MUST THE COMMISSION TAKE INTO ACCOUNT NOT ONLY THE
9	<b>A.</b>	Yes.
8		"ALL RENEWABLE ENERGY ISSUES "?
7	Q.	ARE THE SOLAR CHOICE ISSUES WITHIN THIS DOCKET PART OF
6		industry and the benefits of various types of distributed resources.
5		energy. These required considerations include reflecting changes in the utility
4		Commission to fairly consider not only costs, but also benefits of renewable
3		Thus, at the outset, Act 62 sets out requirements that are binding upon the
2		by the consequences of this act." S.C. Code Ann. § 58-41-05 (emphasis added)
1		utility or state-specific impacts unique to South Carolina which are brought about

1	<b>A.</b>	Yes, but it is not merely a statement of legislative intent. By its own terms, it also
2		"directs" the Commission to take customer investment into account in "all"
3		renewable energy decisions, including this solar choice docket.
4	Q.	IN ADDITION TO FOCUSING ON FAIRNESS TO RENEWABLE
5		ENERGY, DOES THIS OVERARCHING LANGUAGE REFERENCE ANY
6		OTHER FAIRNESS ISSUE?
7	<b>A.</b>	Yes. This section has two sentences. As mentioned above, the first sentence, in
8		addition to referencing renewable energy, urges fairness, as between the costs and
9		benefits of generation on the utility's power system and customer-based
10		generation. The second sentence directs the Commission to ensure that the
11		utility's tariffs recognize developments in customer-based renewable energy and
12		other customer-based resources such as energy efficiency and demand response.
13		In the context of a Commission established for the purpose of regulating
14		vertically-integrated public utilities, this language highlights the need to also
15		consider the benefits to ratepayers of non-utility-owned, and particularly
16		customer-based resources. Act 62 acknowledges, and seeks to have the
17		Commission accommodate, not only the shift to renewable power (and associated
18		evolving distributed technologies such as battery storage) but also the shift
19		towards more diverse ownership of resources, including particularly customer-
20		based resources.
21	Q.	IN ADDITION TO THE INTRODUCTORY PROVISIONS OF THE
22		ENERGY FREEDOM ACT, DOES THE ACT AS A WHOLE REFLECT

THIS THEME?

11	Q.	ARE THERE OTHER RELEVANT AND BINDING PROVISIONS OF
10		experience with the abandoned VC Summer nuclear plant expansion.
9		based demand-side resources. This focus is understandable after the state's
8		fair consideration and access for renewable energy and independent or customer-
7		solar. Every one of these provisions is forward-looking and focused on ensuring
6		right to engage in cost saving measures such as energy efficiency and rooftop
5		low-income access to solar; and (5) revisiting rate design to reflect a customer's
4		renewable generators; (3) interconnection of renewable generators; (4) expanding
3		things: (1) integrated resource planning; (2) determination of avoided costs for
2		the Energy Freedom Act asks the Commission to look anew at, among other
1	<b>A.</b>	Yes. Outside of Chapter 40 (Net Metering and Solar Choice Metering Programs),

# Q. ARE THERE OTHER RELEVANT AND BINDING PROVISIONS OF ACT 62 AT ISSUE IN THIS PROCEEDING, OTHER THAN THE SOLAR

### **CHOICE PROVISIONS?**

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A. Yes. Section 7 of the Act enumerates a list of electrical utility customer rights, following the General Assembly's finding that there is "a critical need to: (1) protect customers from rising utility costs; (2) provide opportunities for customer measures to reduce or manage electrical consumption from electrical utilities in a manner that contributes to reductions in peak electrical demand and other drivers of electrical utility costs; and (3) equip customers with the information and ability to manage their electric bills." These findings demonstrate an urgency (i.e., "a critical need") that the Commission consider how best to protect consumers by enabling them to "reduce or manage electrical consumption from electrical utilities. . ."

The statute encourages the Commission to align this customer demand reduction
with utility system cost reduction. This provision indicates that, where possible,
neither the utility nor the Commission should pit these two goals against each
other.
The statute foresees that customers will be equipped with both the information
and the ability to manage their bills. This provision can only be read to preclude
approval of tariffs that base customers' bills on information they cannot
reasonably see or act upon (such as flows of electricity on a small-time scale of
minutes, when a customer's bill is rendered only monthly).
Act 62, further, guarantees that "[e]very customer of an electrical utility has the
right to a rate schedule that offers the customer a reasonable opportunity to
employ such energy and cost-saving measures as energy efficiency, demand
response, or onsite distributed energy resources in order to reduce consumption of
electricity from the electrical utility's grid and to reduce electrical utility costs."
S.C. Code Ann. § 58-27-845(B). Existing solar NEM and future solar choice
customers are covered by the phrase "every customer." If the rate design of a
solar choice tariff does not provide a "reasonable opportunity" to reduce their bill
through efficiency, demand response, or onsite solar generation—for instance
through high, unavoidable fixed charges combined with low volumetric charges
that undervalue efficiency and demand response—then it violates this statute.
Further, the Act states that for each class of service, that "the commission must
ensure" that each utility offers "a minimum of one reasonable rate option that
aligns the customer's ability to achieve bill savings with long-term reductions in

including, but not limited to, time-variant pricing structures." S.C. Code Ann. §
58-27-845(D) (emphasis added).
This requirement of the Act that brings together many of the points I already have
outlined. Act 62 requires that individual customers be able to take advantage of a
rate schedule that aligns their own bill savings with long-term reductions in the
cost of utility service to all customers. Because customers cannot get utility
service from anyone except the state-designated public utility, customers are
dependent on the utility and on the Commission to ensure that they have some
option to choose terms of service that both allow management of their own bills,
and enable individual customers to help reduce system costs. If the Solar Choice
tariff that is available to a solar customer unnecessarily fails to allow bill savings
that also reduce system costs, then customers have no option to align their
behavior with the greater good for all ratepayers. In addition—as noted in the
Direct Testimony of NCSEA Witness Justin Barnes—if the time-variant pricing
structures that are offered by a utility are not aligned with that utility's system
peaks, it is less likely to contribute to reductions in the cost of the electric utility
service (and may instead lead to overconsumption during times that coincide with
system peaks, which will increase the chances of the utility building new
generation assets to meet those peaks).
This provision also embodies the economic policy concept that, in the long run,
all costs are variable costs. Costs that Dominion has already incurred for past
infrastructure are sunk and cannot be avoided. But the utility system and external

the overall cost the electrical utility will incur in providing electric service,

1		technology are constantly changing. If a large market develops, for instance, for	
2		customer-based generation and associated demand-management technologies,	
3		then there may be less need for ratepayers as a whole to be charged for new	
4		generation, transmission, or other investments by the utility, costs that would	
5		otherwise be borne by all ratepayers.	
6		It is the nature of large, unavoidable fixed fees, as a matter of rate design, that	
7		they dampen and preclude customer bill management. They are "dumb" with	
8		respect to time-varying costs. Even if some TOU component is included as a part	
9		of a rate schedule, the inclusion of large fixed charges steeply erode the price	
10		signal that can be sent through the remaining TOU portion of the rate, and can	
11		easily render the TOU component meaningless.	
12		The Energy Freedom Act gives a non-trivial task to both the utility and the	
13		Commission to do more than merely allow reasonable cost recovery or avoid cost	
14		shifting. It requires development of rates that will enable customers to produce	
15		meaningful bill savings, while serving a broader public good. This is a	
16		sophisticated objective and one that seeks to empower customers with new rights	
17		departing from the status quo approach to rates and rate design.	
18	Q.	DOES SECTION 58-27-845 MERELY REQUIRE THAT CUSTOMERS BE	
19		OFFERED A RATE THAT ALLOWS SOME BILL REDUCTION?	
20	A.	No. It grants customers a "reasonable opportunity" to actually take advantage of	
21		bill reductions. For the opportunity to be reasonable, the rate must—to the degree	
22		possible in congruence with other statutory requirements—enable the customer	

1		investment in renewable generation referenced in the opening paragraph of the		
2		Act.		
3	Q.	TURNING NOW TO THE SOLAR CHOICE PART OF THE STATUTE,		
4		WHAT IS THE STATED LEGISLATIVE INTENT OF ACT 62 IN		
5		ESTABLISHING A SOLAR CHOICE METERING PROGRAM?		
6	A.	S.C. Code Ann. § 58-40-20(A)(1)-(3) states as follows:		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22		<ul> <li>(A) It is the intent of the General Assembly to:</li> <li>(1) build upon the successful deployment of solar generating capacity through Act 236 of 2014 to continue enabling market-driven, private investment in distributed energy resources across the State by reducing regulatory and administrative burdens to customer installation and utilization of onsite distributed energy resources;</li> <li>(2) avoid disruption to the growing market for customerscale distributed energy resources; and</li> <li>(3) require the commission to establish solar choice metering requirements that fairly allocate costs and benefits to eliminate any cost shift or subsidization associated with not matering to the greatest output.</li> </ul>		
<ul><li>23</li><li>24</li><li>25</li></ul>		associated with net metering to the greatest extent practicable.		
26	Q.	IS IT COMMON FOR THE LEGISLATURE TO INCLUDE A		
27		STATEMENT OF INTENT IN TITLE 58 OF THE SOUTH CAROLINA		
28		CODE?		
29	A.	No. In my review of Title 58, I could find very few examples outside of the		
30		Energy Freedom Act stating the express intent of the General Assembly. This		
31		underscores the significance that the General Assembly explicitly states its intent		
32		in the Energy Freedom Act and, specifically, in Chapter 40 (Net Metering and		
33		Solar Choice Metering) to build on the successful deployment of customer-		

1	generated solar energy, avoid disruptions to the growing market, and consider the
2	cost shift issue to the greatest extent practicable.

#### Q. HOW DO ORS WITNESSES ADDRESS THE LEGISLATIVE INTENT

#### 4 BEHIND THE ENERGY FREEDOM ACT?

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- 5 Witness Horii's testimony includes as an Exhibit a 2018 report written by E3 Α. 6 regarding cost-shifting (written before the passage of Act 62), and the words "cost shift" or the concept of cost shifting appears on nearly every page of his Direct 7 Testimony.<sup>4</sup> It is fair to say that ORS has focused its case on the single issue of 8 9 eliminating cost shifting, which is referenced in one of three legislative purposes 10 governing the solar choice provisions of Act 62. And importantly, even in that 11 provision, the General Assembly directed that the cost shifts be eliminated "to the 12 greatest extent practicable" and in the context of considering benefits and costs of net metering, not absolutely or without consideration of other legislative 13 directives. 14
- 15 Witness Lawyer similarly testified that ORS's recommendations "focused on the 16 elimination of any cost shift to the greatest extent practicable on customers who 17 do not participate in customer sited solar generation..."Lawyer Direct Test. at 3.

#### IS ELIMINATING COST SHIFT TO THE GREATEST EXTENT 0.

### PRACTICABLE THE ONLY GOAL OF ACT 62?

- 20 Α. No. I have outlined the broader goals and requirements of the Act above. But 21 specific to the solar choice provisions, the legislature also intended for the
- 22 Commission to

<sup>&</sup>lt;sup>4</sup> Once past his professional background, "cost shift" appears on each of pages 3-11, 13, 15-18, 21, 22, 24-26, 29, and 31-32 (the final page of the Direct Testimony). It appears up to a dozen times on some pages.

2 3		Act 236 of 2014 to continue enabling market-driven, private investment in distributed energy resources across the State
4 5		(emphasis added).
6 7		The legislature also intended for the Commission to "avoid disruption to the
8		growing market for customer-scale distributed energy resources"
9	Q.	DESC WITNESS KASSIS NOTES TWICE THAT THE DIRECTIVE TO
10		ELIMINATE COST SHIFTING TO THE GREATEST EXTENT
11		PRACTICABLE IS EXPRESS. ARE THESE OTHER INDICATIONS OF
12		LEGISLATIVE INTENT EXPRESS?
13	A.	Yes, they are expressed in the two provisions I just cited, but also in the broader
14		purposes and statutory directives that I outlined above.
15	Q.	IN THE CONTEXT OF SEVERAL EXPRESS STATUTORY DIRECTIVES
16		AND INTENTS WITH REGARD TO SOLAR CHOICE PARTICULARLY
17		AND TO RENEWABLE AND CUSTOMER-BASED GENERATION
18		MORE GENERALLY, WHAT DOES IT MEAN TO ELIMINATE COST-
19		SHIFTING "TO THE GREATEST EXTENT PRACTICABLE?
20	A.	Ballentine's Law Dictionary defines "practicable" as "feasible, workable, or
21		usable." <u>Ballentine's Law Dictionary</u> (3d ed. 1969). Merriam-Webster's online
22		dictionary defines practicable as "capable of being put into practice or of being
23		done or accomplished" or "feasible." I would say that Act 62 requires the
24		elimination of cost shifting to the greatest degree that it is workable or capable of
25		being put into practice, while also meeting the express goals of building upon the

<sup>&</sup>lt;sup>5</sup> <u>Practicable</u>, Merriam-Webster Dictionary, <a href="https://www.merriam-webster.com/dictionary/practicable">https://www.merriam-webster.com/dictionary/practicable</a>

1		successful deployment of solar generating capacity, enabling market-driven,
2		private investment in renewable energy resources, and avoiding disruption in this
3		market.
4		As I suggest above, the statute does not contemplate that eliminating cost shifting
5		and promoting customer-based renewable energy are mutually exclusive goals.
6		There are many ways to skin a cat, as shown by the recently-proposed Duke
7		Energy solar choice settlement agreement, which eliminates cost-shifting to the
8		greatest extent practicable while enabling solar customers to reduce winter peak
9		demand, in alignment with the interests of all ratepayers. That is exactly the kind
10		of outcome envisioned by the Act, and not an outcome like the DESC solar choice
11		proposal that sacrifices the majority of the statutory directives in sole pursuit of
12		the cost-shift issue.
13	Q.	IS A SINGULAR FOCUS ON COST-SHIFT CONSISTENT WITH THE
14		REQUIREMENTS OF THE ENERGY FREEDOM ACT?
15	A.	No. Even if DESC and ORS could prevail on the evidence to establish the
16		existence of a cost shift—which as Witness Beach's testimony and exhibits show,
17		they have not—the Act calls for a more nuanced approach to mitigate that
18		purported cost shift and to find the best possible tariff design that, at a minimum,
19		protects customer's rights to a rate design that provides meaningful cost savings
20		opportunities with onsite solar. Unfortunately, in elevating cost shift over all other
21		factors, ORS and DESC have both failed to provide an option that could satisfy
22		the express intent of the Energy Freedom Act. In addition, ORS and Dominion's

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focus on cost shift is too focused on short term time horizons, ignoring the ways

2		resources can help to reduce utility costs over the long term, benefiting all
3		ratepayers.
4	0	DO EITHER ORS OR DESC ADDRESS THE COSTS AND BENEFITS OF
	Q.	
5		SOLAR, AS REQUIRED BY ACT 62?
6	A.	No. ORS and DESC did not perform any cost-benefit analysis required by Act 62.
7		As described by Witness Beach, ORS and DESC rely on information based on the
8		previous Act 236 methodology and do not appear to have made any adjustments
9		since presenting information on the existing net metering program in Docket
10		2019-182-E (generic docket). Indeed, the 2018 E3 Cost Shift report that is the
11		centerpiece of Witness Horii's Direct Testimony was conducted prior to
12		enactment of Act 62, which occurred in May of 2019. It is not surprising that
13		this 2018 study did not accommodate the further goals of the Act at issue today,
14		because it could not take them into account.
15		Further, Act 62 requires the Commission to determine an "energy measurement
16		interval" (i.e., an annual, monthly, weekly, daily, hourly or sub-hourly net energy
17		measurement) that is "just and reasonable in light of the costs and benefits of the
18		solar choice metering program." S.C. Code Ann. § 58-40-20(F)(2). The
19		determination of the netting interval must have a rational basis in the record of
20		this proceeding, in order to be "reasonable." It must also be understandable, fair,
21		and actionable by customers to be "just." Further, the netting interval should be
22		determined based on the costs and benefits of the entire program (e.g., residential,
23		small commercial, industrial customer-generators, etc.). Neither ORS nor DESC

that expanding development of rooftop solar and other distributed energy

1		contemplated any netting interval beyond that which DESC proposed and did not		
2		complete a programmatic cost-benefit analysis. On this record, the evidentiary		
3		basis for establishing a new, just, and reasonable netting period, in compliance		
4		with Act 62, does not exist.		
5	III.	MITIGATION MEASURES FOR EXISTING CUSTOMERS		
6	Q.	DOES ORS ADDRESS WHETHER ADDITIONAL MITIGATION		
7		MEASURES ARE NECESSARY TO PROTECT EXISTING CUSTOMER-		
8		GENERATORS FROM RATE SHOCK?		
9	A.	No. Currently, there are approximately 11,000 rooftop solar customers in DESC's		
10		territory. These customers are able to get 1:1 retail net metering under their legacy		
11		rights under the 2014 settlement agreement reached in Docket No. 2014-246-E. <sup>6</sup>		
12		ORS has not considered the severe rate shocks that could occur when these		
13		customers' legacy rights under the 2014 settlement agreement expire.		
14	Q.	DID THE 2014 SETTLEMENT AGREEMENT LOCK IN A NET		
15		METERING RATE?		
16	<b>A.</b>	No. It simply prohibited utilities from imposing any additional or new charges on		
17		net metering customers that otherwise would not apply to them if they were not		
18		customer-generators. This is a common feature in many state net metering statute		
19		to protect the investment expectations of consumers. Rates can (and did) change		
20		for customer-generators between the adoption of the settlement and now.		
21	Q.	WERE CUSTOMERS AND PARTIES UNDER THE 2014 SETTLEMENT		
22		AWARE THAT UTILITY RATES ARE SUBJECT TO CHANGE?		

<sup>&</sup>lt;sup>6</sup> S.C. Pub. Serv. Comm'n, Docket No. 2014-246-E, Cover Letter and Settlement Agreement (Dec. 11, 2014), available at <a href="https://dms.psc.sc.gov/Attachments/Matter/46a1fee8-155d-141f-233230a670190eb2">https://dms.psc.sc.gov/Attachments/Matter/46a1fee8-155d-141f-233230a670190eb2</a>.

1	A.	Yes. It is explicit in the agreement that rates may change, but that no	
2		discriminatory or solar-specific rates or charges would be imposed. Customers	
3		could still face rate changes that negatively impact the value of solar, such as the	
4		large fixed customer charge increase that Duke Energy Carolinas and Duke	
5		Energy Progress proposed and later withdrew in their most recent general rate	
6		cases. The Settlement protected customer-generators by giving them the same	
7		expectation of their rights that all customers have regarding the justness and	
8		reasonableness of any rate change.	
9	Q.	DOES THE SETTLEMENT AGREEMENT SUGGEST WHAT TYPES OF	
10		CHANGES TO NET METERING MIGHT FOLLOW THE EXPIRATION	
11		OF SETTLEMENT RIGHTS?	
12	A.	No. But even if it had, the enactment of the Energy Freedom Act repealed and	
13		replaced the version of Act 236 that was in place at the time. Ordinary regulatory	
14		principles of rate design should continue to apply, including the need for	
15		gradualism with any changes to avoid rate shocks.	
16	Q.	WOULD EXISTING CUSTOMERS FACE RATE SHOCKS WHEN THEIR	
17		SETTLEMENT RIGHTS EXPIRE?	
18	A.	Yes. As described by Witness Beach in his direct testimony, the average custome	
19		would see a loss in bill savings of over 50%, largely driven by the imposition of	
20		unavoidable fixed costs in the form of an inflated Basic Facilities Charge and	

22

significant bill increase for thousands of existing customer-generators.

subscription fee. Beach Direct Test. at 6. This loss of bill savings could result in a

- 1 Q. DO ORS'S WITNESSES ADDRESS GRADUALISM IN THEIR
- 2 **RECOMMENDATIONS?**
- 3 A. No.

A.

- 4 IV. RECOMMENDATIONS
- 5 WHAT RECOMMENDATIONS DO YOU HAVE FOR THE Q.
- 6 **COMMISSION?**
- I recommend that the Commission adopt the proposal put forward by Witness 8 Beach in this proceeding, as this proposal takes in consideration all relevant 9 provisions of the Energy Freedom Act and complies with all of its requirements,
- 10 rather than adopting the ORS and DESC approaches, which narrowly focus on
- 11 cost shift. Further, the proposal by Witness Beach better addresses the concerns of
- 12 existing solar customers, and "properly reflects changes in the industry as a
- 13 whole, the benefits of customer renewable energy, energy efficiency, and demand
- response, taking into account the long-term benefits that adoption of customer-14
- 15 sited generation can bring to all ratepayers."<sup>7</sup>
- V. 16 **CONCLUSION**
- DOES THIS CONCLUDE YOUR TESTIMONY? 17 Q.
- 18 A. Yes.

<sup>&</sup>lt;sup>7</sup> S.C. Code Ann. § 58-41-05 (emphasis added).

# BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2020-229-E

In the Matter of:	) ) )	
Dominion Energy South Carolina, Incorporated's Establishment of a Solar Choice Metering Tariff Pursuant to S.C. Code Ann. Section 58-40-20 (See Docket No. 2019-182- E)	CERTIFICATE OF SERVICE  CERTIFICATE OF SERVICE  CONTROL CONTRO	

I certify that the parties of record on the service list have been served with the Surrebuttal Testimony and Exhibits of Eddy Moore on behalf of the South Carolina Coastal Conservation League, Southern Alliance for Clean Energy, and Upstate Forever either by electronic mail or by deposit in the U.S. Mail, postage prepaid:

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